IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

LA UNIÓN DEL PUEBLO ENTERO, et al.,

Plaintiffs,

V.

GREG ABBOTT, et al.,

Defendants.

S
HARRIS COUNTY REPUBLICAN PARTY, et al.,

Intervenor-Defendants.

JOINT MOTION TO EXTEND

The Court recently addressed the amended scheduling order, ECF 368, vacating the May 13, 2022 close of discovery and all remaining deadlines. Minute Entry of 05/18/2022. The Court further ordered the parties to propose a new scheduling order by June 1, 2022. *Id*.

The parties met in good faith to discuss the subject on May 20 and again on May 31. Progress has been made toward an agreed scheduling order, but there are several topics that warrant additional conversation. The parties believe more time would be helpful in these endeavors, and therefore respectfully request that their deadline to submit a scheduling order be extended to June 6, 2022.

Date: June 1, 2022 Respectfully submitted.

BRENT WEBSTER

Deputy Attorney General for Special Litigation

Tex. State Bar No. 00798537

First Assistant Attorney General
WILLIAM T. THOMPSON

Deputy Chief, Special Litigation Unit

Tex. State Bar No. 24088531

OFFICE OF THE ATTORNEY GENERAL P.O. Box 12548 (MC-009) Austin, Texas 78711-2548

Tel.: (512) 463-2100 Fax: (512) 457-4410 patrick.sweeten@oag.texas.gov will.thompson@oag.texas.gov

COUNSEL FOR STATE DEFENDANTS

CERTIFICATE OF CONFERENCE

I certify that I conferred with counsel for the Plaintiffs, County Defendants, and Intervenor-Defendants respecting this motion, and that they agreed to this motion's filing.

/s/ Patrick K. Sweeten
Patrick K. Sweeten

CERTIFICATE OF SERVICE

I certify that a true and accurate copy of the foregoing document was filed electronically (via CM/ECF) on June 1, 2022, and that all counsel of record were served by CM/ECF.

<u>/s/Patrick K. Sweeten</u> Patrick K. Sweeten